

ENCAMPMENT DATE NOT TO BE CHANGED

War Department Finds It Impossible to Select Different Time.

NEW HEALTH OFFICER HERE

Richard Messer Becomes Sanitary Engineer—Oppose Mercy for Hardy.

No change will be made in the date for the encampment of the Virginia troops on the Gettysburg battlefield. In answer to a letter written by Adjutant-General W. W. Sale, the War Department yesterday telegraphed its regrets that, arrangements having been completed, the request for a later date could not be complied with.

Much objection has been raised as to the time selected, which is from July 1 to 5. General Sale fully realized that the date might prove inconvenient, and while preliminary arrangements were being made, he was making every effort to secure a later date after July 15. However, the War Department is the power that is, and when official notice was received it was found that exactly the middle of the year had been chosen.

Argument came from Lynchburg and from other cities that at that time many men were busy with half-yearly accounts and statements and with getting the details arranged for ending the fiscal year in many business houses. In response to this sentiment the Adjutant-General again communicated with the War Department, asking for a different date.

It is believed, however, that nearly all of the officers and men will be able to make arrangements so that they may attend this important encampment.

Replying to General Sale's communication, Colonel Weaver, chief of the Division of Militia Affairs, yesterday wired as follows:

"Reference your letter of the 14th instant, the Secretary of War regrets that arrangements already made for the Gettysburg manoeuvres and the limited accommodations after July 15 make it impossible to grant your request."

BELIEVE HARDY GUILTY

Attorneys Will Ask Governor Not to Interfere With Sentence.

Attorney Robert W. Withers, of Suffolk, and George C. Cabell, of Danville, will appear before Governor Mann at noon to-day to give their reasons why the sentence of Samuel Hardy should not be interfered with. Mr. Withers is acting as Commonwealth's attorney because of the illness of the regular official.

Despite the generally signed petitions for clemency, the lawyers representing the Commonwealth are convinced that the sentence is just, and to-day they will endeavor to convince the Governor that they are right. Governor Mann said yesterday that he has not as yet reached a decision as to any one of the many cases now before him of men condemned to death for murder.

NEW SANITARY ENGINEER

New York Expert Will Aid in Preparing Health of Public.

Richard Messer, of New York, has accepted the position of State Sanitary Engineer under the Department of Health, and has entered upon the discharge of his duties. To-day he is in the city on a visit of inspection to the Catawba Sanatorium.

Mr. Messer is especially trained in the work of sanitation, having had an extended experience in matters connected with public health. It will be his duty especially to look after the health of the city, both for public and private buildings. The State Board of Health, under the new law, has much wider powers in its care for the public health than heretofore, and may make rules for the establishment and maintenance of proper sanitation.

Any condition which might dangerously affect health conditions will be looked into and corrected under Mr. Messer's direction. Especial attention will, of course, be paid to schools and other public buildings.

Will Elect Major.

Adjutant-General Sale yesterday issued orders for an election to be held for a Major of the First Battalion of Field Artillery, to succeed Major Melville C. Keeling, who resigned a few days ago. The order was received yesterday, and retires him at his request with the legal right to the title of Lieutenant-colonel of artillery. The election is to be held by the officers of the battalion within thirty days. The time to be designated by the senior line officer.

Verdict of Courtmartial.

The verdict of the courtmartial in the recent trials of Captain McDowell and Private Laguna, of the Richmond Light Infantry Blues, was received yesterday at the office of the Adjutant-General. No announcement was made, as the findings of the court must go to the Governor for his approval or disapproval before they are made public. The stenographic report of the trial filed with the verdict is extremely long.

There is a general impression that Dr. Laguna will be acquitted and that Captain McDowell will receive no greater punishment than a reprimand.

A Word for Johnson.

Worth Hufsch, a prominent business man of Alexandria, called on the Governor yesterday to say a word for Calver Johnson, one of the negroes under sentence of death for the murder of Walter Schultz. Johnson was formerly an employee of Mr. Hufsch.

Saw Auditor.

R. P. Gray, auditor of Gloucester, called yesterday at the office of the Auditor of Public Accounts.

Arrested for Arson.

Colonel Joseph Buton, Commissioner of Insurance, has received information from the detective detailed to investigate the cause of a fire which destroyed the stable of John Cook, near Ford's Shop, Madison county, on April 21, that Dora Nicholson, white, has been arrested, charged with the burning. She had a pronounced mania for fire, and was sent on to the grand jury of the Madison county Circuit Court, which convenes on May 9. Spite is believed to have been the incentive.

SUMMER WEAKNESS Horsafer's Acid Phosphate quickly relieves the languor, exhaustion and nervousness of summer.



You tie up to our store and you'll always be right in ties.

Come to us for your suits and you'll always be suited.

In shoes we can fit you from the ground up.

We can furnish you with furnishings that are famous for fabric, quality and style.

And hats—here are Dunlap, Heath, Berry and Stetson at your service.

CHILBURN & CO.
MEN'S AND BOY'S CLOTHING

PREFER CHARGES AGAINST WISE AND POLLOCK

(Continued From First Page.)

peal in the Hustings Court on December 22, 1909, when, after a conference, by consent of all parties, including the chief health officer, Mr. Taylor pled guilty, and was given a fine of \$25. According to Mr. Pollock, it was an outgrowth of this case, the evidence adduced, and his further representations, to Chief Health Officer Levy, that it was shown to the Board of Health that the absolute prohibition of the use of distillery waste for the purpose of feeding the dairymen, and an ordinance was later recommended to the City Council by the Board of Health permitting its use for feed under certain rules to be drawn by the Health Board; that is, allowing it to be used when fresh and before it had become sour.

Did Not Vote on Ordinance.

The ordinance came to the Common Council at its March meeting, March 7, recommended by the Board of Health. Dr. Reade appeared as its patron on the floor, explaining that it was for the benefit of the milk producers, and on his motion the rule requiring its reference to the Committee on Ordinance, Charter and Reform was suspended, the ordinance was put on its passage and adopted. It was later concurred in by the Board of Aldermen, and became a law on the approval of the Mayor on March 17. The record of the Common Council shows that both Mr. Pollock and Mr. Wise were excused from voting, both of them stating to the Council that they had appeared as attorneys for the milk producers in the courts and before the Chief Health Officer. The record of City Clerk Ben T. August at the meeting of March 7, 1910, Council records, page 642, reads:

"An ordinance to amend and reordain sections 8 and 9 of an ordinance marked 'A,' approved June 9, 1901, entitled an ordinance to create the office of inspector of milk and food supplies, and to provide for the inspection of milk, meat and other food supplies, and to provide for the sale in the city of Richmond, and to prohibit the sale of adulterated or impure milk, meat, and other food supplies within the city of Richmond. Mr. Reade moved that the rules be suspended in so far as to permit the ordinance to be put upon its passage; the motion was adopted, and the ordinance was then adopted. Messrs. Pollock and Wise were, upon their request, excused from voting on the motion to suspend the rules, and the adoption of the ordinance."

Received \$500 as Joint Fee.

After going over these records, Mr. Wise made the following statement, to which Mr. Pollock assented:

"I was employed as attorneys for these dairymen charged with feeding distillery stills, a practice which was for some time against the city ordinance, and did defend them in two courts. Mr. Pollock being my associate counsel. We also took the matter up with the Chief Health Officer as to the hardship on the dairymen in prohibiting their use of fresh distillery waste, which is admitted to be a harmless and suitable feed, and later an ordinance was recommended by the Board of Health and adopted. Both Mr. Pollock and myself put the Council on notice that we had acted as attorneys for the dairymen before the courts and the Chief Health Officer, and as the record shows we were excused from voting. We received for our services as attorneys a joint fee of \$500, and refused a further fee of \$500 in the matter of the feeding of distillery waste, that I stated to you that we (the dairymen) would be willing to pay \$1,000 for permission to feed the same to milk cows."

You agreed to undertake the getting permission from Dr. Levy or the Health Board, but later, when we suggested to Mr. Wise that we also wanted the city ordinance on the subject changed, Mr. Wise very positively refused to state to me that he could not and would not accept any compensation for anything done toward the amendment of the ordinance. I understood that he was speaking for both of you, as I never had any conversation on the subject with Mr. Pollock.

"Mr. Wise reported to me that he had secured permission to use the waste some time before the amendment of the ordinance, and called me on the phone several times asking for settlement before the amendment of the ordinance."

"In other words, the permission was gotten and payment for services rendered."

Mr. Dietrich's Statement.

"Richmond, May 6, 1910.

"Messrs. George E. Wise and Gilbert K. Pollock:

"Gentlemen,—In justice to you both I desire to state that in the matter of my payment to you of the sum of \$500 in the matter of the feeding of distillery waste, that I stated to you that we (the dairymen) would be willing to pay \$1,000 for permission to feed the same to milk cows."

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quested before the amendment of the ordinance. Mr. Wise, after learning that we wanted the ordinance amended, suggested that \$500 was a sufficient fee for getting permission from Dr. Levy or the Health Board, and declined to take more for his services. (Signed) "JOHN A. DIETRICH."

Both Men Indignant.

Both of the accused men express the greatest indignation at the fomentation of the charges against themselves at this late date, when the Council was put on notice in March that they had been connected with the case as attorneys, and it had been so mentioned in the public prints at that time. The Times-Dispatch report of the meeting of the Council on March 7 was in the issue of the following morning, March 8. "Dr. Reade called up an ordinance prepared and approved by the Board of Health, allowing the feeding to dairy cows of fresh distillery waste, under certain regulations, representing that it would be a sufficient fee to pay in view of the present high cost of feed, and the ordinance was adopted. Messrs. Pollock and Wise, who had appeared before the Health Board as attorneys for certain of the dairymen, were excused from voting at their own request."

While expressing the greatest indignation, Mr. Pollock and Mr. Wise do not place any blame either on the Mayor or the four officials who presented the charges to him, who seem to have done nothing more than their duty of the information in hand. Reports have come to them, however, that there are wheels within wheels behind the situation, and there may yet be interesting developments and revelations when the Council begins the investigation, which is regarded by all parties as immediately necessary.

Many Rumors Current.

One rumor current at the City Hall, which officials seem loath to discuss, connects with the case the names of former Dairy Inspector R. H. Curtis, though no charges of any impropriety are brought against Mr. Curtis directly. According to this report, which as yet is of a somewhat vague character, there is a certain connection between the defeat of the Throckmorton bill in the recent session of the Legislature, the dropping of Mr. Curtis from the employment of the Health Department, the passage of the ordinance allowing the feeding of distillery waste, and the present charges. Whether the investigation will bring out anything along this line remains to be seen. The Throckmorton bill, introduced by the Delegate from Henrico and advocated by Dairyman Bellwood, of Chesterfield, before the committee, would, if passed, have taken the milk inspection from the hands of the city authorities and placed it under certain State officials. The bill was strongly advocated for a time, but the pressure was suddenly taken off, and it died on the calendar. There were persistent rumors at the time that the dairymen had withdrawn their demands, and in return, Mr. Curtis's head was to go, and the dairymen were to receive certain concessions. Whatever may have been the facts, Mr. Curtis was dropped by the Health Board on a month's notice, and has since filed suit for \$15,000 against R. H. Bellwood in the Law and Equity Court, alleging that Mr. Bellwood's continuous persecutions resulted in his losing his position. The dairymen received a relief prayed for as to feeding the distillery waste, and got rid of the inspector, to whom they had long objected.

Persistent Rumors are Connecting

these matters with the present charges, though in somewhat vague and indefinite ways, the information seeming to have come to Mr. Gordon and the others in a roundabout way. "From an employee of the Gas Works."

The Two Men Under Accusation

seem much upset over the charges, the truth of which they deny most emphatically.

Mr. Wise said yesterday that he had lived in Richmond for forty years, and that he had never been made against him before he had been made against him. He seemed greatly depressed that his Council record should be so assailed, and expressed a desire for a personal encounter with the man or men who had formulated any such charges against him. Mr. Pollock was more collected.

Hearing Mr. Wise's statement, he remarked with a twinkle, that he had lived here thirty-nine years; that he had been assailed fully thirty-nine times, and that up to now he had never been made against him. He said he had come into the case at Mr. Wise's request, as his associate, and had himself had no conversation with the representatives of the dairymen.

Mr. Pollock fully appreciated the position of Mr. Wise in refusing to accept any fee growing out of the passage of the ordinance by the Council.

RUINS OF CARTAGO YIELD UP VICTIMS

(Continued From First Page.)

Assures opened at many places in the volcanic zone.

The ministers of Panama, Mexico and other Central American countries have asked their governments to contribute to the aid of their sister Republic.

Several prominent Spanish-Americans are among the dead. These include the wife of Dr. Becanegra, the Guatemalan magistrate to the Central American arbitration court, and Senor Trejos.

President Taft and Secretary Knox this afternoon, wired their condolences to the President of Costa Rica, in connection with the destruction of the city of Cartago.

News of the disaster was slow in reaching outside points.

Two Cities Destroyed.

Boston, Mass., May 6.—That the towns of Cartago and Paraiso, adjoining each other in the center of Costa Rica, were both totally destroyed by the earthquake of Wednesday night, and that several hundred persons were killed, are facts which the latest dispatches received to-night at the headquarters of the United Fruit Company.

Women Want Vote in Church Affairs

(Continued From First Page.)

Annual conferences to the General Conference were presented. Many of these were petitions favoring the rights of the laity for the women of the church. A few petitions were presented opposing the granting of these rights. One petition in favor of the right was presented from a church in Gasville, Ark., and in the announcement of the name, in this connection, the conference joined in hearty laughter. All of the petitions presented were referred to the proper standing committee.

Rev. J. W. Tarbox, president of Granberry College, Brazil, presented greetings from the lay delegate of the Brazil Mission Conference, who was prevented from being present in person. He is a native of Brazil, and has spent much of his life in the highest terms of his splendid service to the church in that country.

The hour from 4 to 5 on Sunday afternoon, May 8, was designated in a resolution as the time when the members of the conference should engage in special prayer for divine guidance in the selection of the men who are to be elected to the episcopacy during this session of the conference. This resolution was offered by I. W. Cooper, of the North Mississippi Conference, and was signed also by another member of the delegation from that conference.

Endowment Fund Raised.

Rev. William I. Haven, one of the secretaries of the American Bible Society, was introduced, and spoke to the conference. He brought the good news that the society had been able to meet the conditions necessary in order to secure the \$500,000 endowment fund from Mrs. Russell Sage, the society having been able to raise a similar amount from other sources.

Dr. Haven commended highly the work of Rev. A. T. Flynn, of the Methodist Episcopal Church, South, who had given valuable aid in this work by securing \$28,000 in the Southwest. He spoke also of the large investment of



Crockett Shoe
"MAKES LIFE'S WALK EASY"

Here's a suggestion for your foot comfort this Summer—a cool, cozy, three-eylet sailor tie, high arch and high toe, in Summer weight Russia calf. Has flexible welt, wide heel rest, and positively fits without slipping. You can get some idea of the smart style of this model from the picture above—but drop into the store and try it on to know just how comfortable it is.

Plenty more Crockett models—if one doesn't quite suit your taste, there's another that will.

\$4 to \$6 everywhere.

Lewis A. Crockett, Inc., Maker, North Abington, Mass.

The dispatch, dated San Jose, Costa Rica, and forwarded by wireless to Richmond, said:

"Everything quiet to-day. Railroad traffic resumed. Cartago and Paraiso totally destroyed. Casualties will reach several hundred."

LEXINGTON BOYS DEFEAT KENTUCKY

Central University Loses to Strong Washington and Lee Nine.

[Special to The Times-Dispatch.] Lexington, Va., May 6.—Washington and Lee defeated Central University of Kentucky here to-day in a game characterized by the poor fielding of the visitors and the sharp hitting and fielding of the locals.

Efford was one the slab for the varsity, but was replaced by Moran in the fifth, after he had been hit by a pitched ball. Both displayed their usual good form. Captain Stras and Webster led at the bat for the varsity, each getting four hits, and in the field Smith and Erwin played brilliantly. They play again to-morrow.

Cluster Springs Defeated.

[Special to The Times-Dispatch.] Cluster Springs, Va., May 6.—In the final game of the season, Cluster Springs Academy lost to Trinity Park School, of Durham. Although the score was a large one, being 6 to 1, the game was, on the whole, a fast one. The hits were about even on both sides. The Trinity boys got busy in the seventh, and by twenty hits mixed with errors, ran the score up seven runs. With the exception of this, the game was a good one. Batteries: C. S. Whaley and Dogwell; Trinity, Ivy and Lowe. Mr. Lawson, of South Boston, umpired.

OBITUARY

Julian LeGrand.

Wilmington, N. C., May 6.—Impressive funeral services were held at noon yesterday over the remains of Julian LeGrand, the young son of Mr. and Mrs. Spencer LeGrand, of this city. The service was held from St. James Episcopal Church. The order for the burial of the dead was read by Rev. W. H. Milton, D. D., rector of the church, formerly of Portsmouth, Va. After the service at the church had been concluded, the body was taken to Oakdale Cemetery and there interred.

Samuel Aherne.

Samuel Aherne died on Thursday at 2:30 P. M. He will be placed this afternoon at 3 o'clock from Billy's undertaking rooms.

John Branch Archer.

John Branch Archer, who at the Retreat for the Sick yesterday. He was the youngest son of the late Edward and Lucy Archer, of Chesterfield county. He is survived by a wife, Mrs. Archer, and three sisters—Mrs. Page, of Pitt, Va.; Mrs. Wade and Miss M. R. Archer, of Richmond. The funeral will be held in Riverview Cemetery this afternoon at 4 o'clock.

Alma S. Baer.

Miss Alma S. Baer, daughter of Mr. and Mrs. William H. Baer, died at the Memorial Hospital yesterday at 12:40 o'clock. Besides her parents she is survived by five sisters and two brothers.

this church in the society. A special committee on the American Bible Society was appointed. G. C. Rankin, B. B. Chapple, F. M. Thomas, H. P. Hammond and T. T. Fishburne constitute this committee.

Report No. 1 of the committee on boundaries was presented, recommending that the petition of the Northwest Texas Annual Conference for a division of the conference be granted. The petition was read to the conference. B. E. Lipscomb, of the Third Virginia Conference, rose to a point of order, objecting to the reading, and Bishop Kern sustained his point of order.

James W. Cannon, also of the Virginia Conference, and T. J. Duncan, of the Northwest Texas Conference, upon the ground that it was necessary in order that the conference might vote intelligently. A motion was made to recommit the report to the committee, but this motion was lost.

Appeal from Decision.

A resolution pledging the continued support of the conference to the American Bible Society, and expressing appreciation to Mrs. Sage, was presented, and the positive vote was taken. The negative vote was taken one delegate rose to speak to another subject. B. E. Lipscomb rose to the point of order that no other subject could be discussed until the negative vote on the previous subject had been taken. The conference sustained Bishop Kern. For a few minutes there was great commotion in the conference room, a dozen or more delegates being on their feet at the same time, each calling for a hearing from the chair. Dr. Cannon objected to the adoption of the resolution by the conference, and the conference voted on it before its reference was first to the special committee on the American Bible Society.

Upon the ground that for the conference to vote on it before its reference was for this conference to take business out of the hands of the committee. Bishop Kern, chairman of the committee on appeals, stated that two cases of appeal had been presented to the committee. These will not be announced to the conference until the committee reaches its decision.

Report No. 1 of the special committee on the Laymen's Missionary Movement was submitted, and J. A. Pepper and W. B. Stubbs were added to this committee. T. B. King, of the Memphis Conference, is chairman, and W. E. Williams, of the Northwest Texas Conference, is secretary of this committee.

A committee on public worship was appointed, consisting of the pastors of the local Methodist churches and several laymen. Leave of absence until Monday was granted to three lay delegates.

The evening Rev. H. C. Tucker, for 32 years a missionary in Brazil, delivered an address, speaking especially of the power of prayer and the help of the American Society in foreign missionary work.

AMUSEMENTS

Academy—Matinee and night, "The Three Twins."

Bijou—Matinee and night, Benjamin Blount.

"The Three Twins," which comes to the Academy to-day, matinee and night, is said to be the most sensational musical play that has been produced in years, and the facsimile, one of the electrical effects, is a distinct novelty.

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DEATHS

AHERN—Died, May 5, 1910, at 2:30 o'clock P. M. SAMUEL AHERN.

Funeral SATURDAY, May 7, 1910, from Billy's undertaking rooms, 3 o'clock P. M. Friends invited to attend.

Philadelphia, Pa., papers please copy.

ARCHER—Died, at the Retreat for the Sick, Friday, May 6, 1910, JOHN BRANCH ARCHER, youngest son of the late Edward and Lucy Archer, of Chesterfield county. He is survived by a wife and three sisters.

Mrs. Page, of Pitt, Va.; Mrs. Wade and Miss M. R. Archer, of Richmond. Interment at Riverview Cemetery THIS AFTERNOON at 4 o'clock.

BAUR—Died, at the Memorial Hospital, Friday, May 6, 1910, S. BAUR, beloved daughter of Mr. and Mrs. William H. Baer. She leaves mother, father, five sisters and two brothers to mourn their loss. Funeral notice later.

JACKSON—Died, at her residence, West Washington Street, Petersburg, at 2:30 A. M., May 6, MRS. JUDITH F. JACKSON, wife of J. B. Jackson. Funeral SATURDAY, May 7, 5:30 P. M., from St. John's Church.

JOPLIN—Died, Friday, May 6, at 4:45 A. M. CAROLINE TOMPKINS, wife of J. C. Joplin.

Funeral from her late residence, 1007 East Marshall Street, TO-DAY (Saturday), at 5 P. M.

FISHER—Died, at Norfolk, Va., after a short illness, on May 5, CASPER E. FISHER, in the thirty-second year of his age. He was the son of John A. and the late Flora M. Fisher. He leaves a father, five brothers and two sisters to mourn their loss.

Funeral at 3:30 P. M. from residence, 908 North Second Street. Burial at 4 o'clock at St. Mary's Church THIS SATURDAY. Friends and acquaintances are invited to attend.

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